

In re Patent Application of:
SONZOGNI ET AL.
Serial No. **Not Yet Assigned**
Filed: **Herewith**

33. A method according to Claim 33, wherein the hardware event resets the microprocessor.

34. A method according to Claim 29, wherein the first register is updated in response to the return instruction.

35. A method according to Claim 29, wherein checking comprises providing a control signal to the microprocessor for providing access to the locations of the memory if the new application program is authorized.

36. A method according to Claim 29, wherein checking comprises comparing the address locations to be accessed in the memory and the first code in the first register.

REMARKS

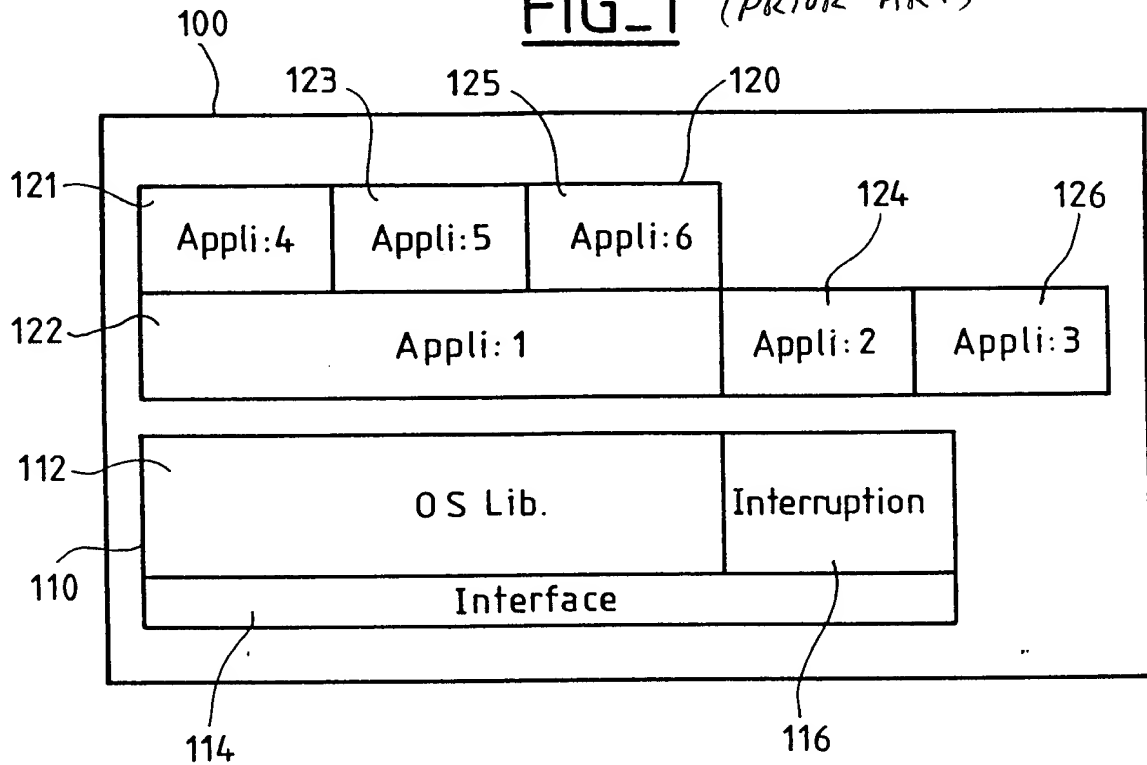
It is believed that all of the claims are patentable over the prior art. For better readability and the Examiner's convenience, the newly submitted claims differ from the translated counterpart claims which are being canceled. The newly submitted claims do not represent changes or amendments that narrow the claim scope for any reason related to the statutory requirements for patentability. Accordingly, after the Examiner completes a thorough examination and finds the claims patentable, a Notice of Allowance is respectfully requested in due course. Should the Examiner determine any minor informalities that need to be addressed, he is encouraged to contact the undersigned attorney at the telephone number below.

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FIG_1 (PRIOR ART)FIG_2